PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference BCS 04-5002 PCT	FOR FURTHER A	CTION	See Form PCT/IPEA/416			
International application No. PCT/EP2005/002449	International filing date 04.03.2005	(day/month/year)	Priority date (day/month/year) 05.03.2004			
International Patent Classification (IPC) or national classification and IPC INV. C12N15/82 C12N15/29 A01H5/00						
Applicant BAYER CROPSCIENCE GMBH et al.						
This report is the international pre Authority under Article 35 and tra	eliminary examination re nsmitted to the applicar	eport, established by the nt according to Article 3	is International Preliminary Examining 6.			
2. This REPORT consists of a total	of 8 sheets, including t	his cover sheet.				
3. This report is also accompanied to	oy ANNEXES, comprisi	ng:				
a. 🗆 sent to the applicant and t	o the International Bure	eau) a total of sheets,	as follows:			
and/or sheets containi						
☐ sheets which superse beyond the disclosure Supplemental Box.	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the					
b. ☐ <i>(sent to the International E</i> sequence listing and/or tak Relating to Sequence Listi	oles related thereto, in c	electronic form only, a:	er of electronic carrier(s)) , containing a s indicated in the Supplemental Box ructions).			
4. This report contains indications re	elating to the following it	ems:				
☐ Box No. I Basis of the rep	ort					
☐ Box No. II Priority						
🖾 Box No. III Non-establishm	ent of opinion with rega	ard to novelty, inventive	step and industrial applicability			
Box No. IV Lack of unity of	invention		•			
applicability; cita	ement under Article 35(2 ations and explanations	 with regard to novelty supporting such stater 	/, inventive step or industrial ment			
	in the international appl					
☐ Box No. VIII Certain observa	tions on the internation	al application				
Date of submission of the demand		Date of completion of th	is report			
		·				
21.12.2005	•	12.05.2006				
Name and mailing address of the internation preliminary examining authority:	al	Authorized officer				
European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 5236	56 epmu d	Vollbach, S	Salar Marie Company of the Company o			
Fax: +49 89 2399 - 4465		Telephone No. +49 89 2	2399-8715 Edward a sulfa a sul			

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	Box No. I Basis of the repor	t		
1.	With regard to the language , this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item.			
		slations from the original language into the following language , ranslation furnished for the purposes of:		
		der Rules 12.3 and 23.1(b)) ational application (under Rule 12.4) examination (under Rules 55.2 and/or 55.3)		
2.	. With regard to the elements * of have been furnished to the rece report as "originally filed" and ar	the international application, this report is based on (replacement sheets which iving Office in response to an invitation under Article 14 are referred to in this re not annexed to this report):		
	Description, Pages			
	1-96	as originally filed		
	Sequence listings part of the des	cription, Pages		
	1-20	as originally filed		
	Claims, Numbers			
	1-34	as originally filed		
	Drawings, Sheets			
	1/6-6/6	as originally filed		
	□ a sequence listing and/or are	ny related table(s) - see Supplemental Box Relating to Sequence Listing		
3.	The amendments have result the description, pages the claims, Nos. the drawings, sheets/figs the sequence listing (specified any table(s) related to see	s ecify):		
4.	☐ This report has been estable had not been made, since they had not been made, since they had not been made, since they had supplemental Box (Rule 70.2(c)) ☐ the description, pages ☐ the claims, Nos. ☐ the drawings, sheets/figs ☐ the sequence listing (specific any table(s) related to see	ecify):		
	* If item 4 applies, so	ome or all of these sheets may be marked "superseded."		

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		k No. III – Non-establishment o Dicability	of op	inion with regard to novelty, inventive step and industrial	
1.	The obv	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- obvious), or to be industrially applicable have not been examined in respect of:			
		I the entire international application,			
	\boxtimes	I claims Nos. 13,19,20,21			
		because:			
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):			
		the description, claims or drawings <i>(indicate particular elements below)</i> or said claims Nos. are so unclear that no meaningful opinion could be formed <i>(specify)</i> :			
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.			
	\boxtimes	no international search report has been established for the said claims Nos. 13,19,20,21			
		the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:			
		the written form		has not been furnished	
				does not comply with the standard	
		the computer readable form		has not been furnished	
				does not comply with the standard	
		the tables related to the nucleon not comply with the technical re	tide a equire	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.	
		See separate sheet for further	detail		

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	Bo	x No. IV	Lack of unity of in	ventio	n	
1.		☐ restrict ☐ paid a ☐ paid a	nse to the invitation to cted the claims. additional fees. additional fees under er restricted nor paid	protes	t.	ditional fees, the applicant has:
2.	\boxtimes	This Auth Rule 68.	nority found that the I	equire plicant	ment of unity to restrict or	of invention is not complied with and chose, according to pay additional fees.
3.	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is					
		complied	with.			
	\boxtimes	not comp	olied with for the follo	wing re	easons:	
	see separate sheet					
4.	Cor	nsequently	, this report has bee	n estal	olished in res	pect of the following parts of the international application:
	☐ all parts.					
	\boxtimes	the parts	relating to claims No	s. 25-	34 .	
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
1.	Stat	ement				
	Nov	elty (N)		Yes: No:	Claims Claims	32 25-31,33,34
	Inve	entive step	(IS)	Yes: No:	Claims Claims	25-34
	Indu	ıstrial app	licability (IA)	Yes: No:	Claims Claims	25-34
2.	Cita	tions and	explanations (Rule 7	0.7):		

Form PCT/IPEA/409 (January 2004)

see separate sheet

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	Вох	No. VI Certain documents cited					
1.	Cer	ain published documents (Rule 70.10)					
	and	/or					
2.	2. Non-written disclosures (Rule 70.9)						
	see separate sheet						
	Sun	plemental Box relating to Sequence Listing					
		uation of Box I, item 2:					
	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report has been established on the basis of:						
	a. type of material:						
☑ a sequence listing							
		1 table(s) related to the sequence listing					
	b. format of material:						
	D	I in written format					
	D	I in computer readable form					
	c. time of filing/furnishing:						
	Σ	contained in the international application as filed					
	D	filed together with the international application in computer readable form					
		I furnished subsequently to this Authority for the purposes of search and/or examination					
		received by this Authority as an amendment on					
2.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.					
3.	. Additional observations, if necessary:						

Re Item III.

The search has been limited to the claims insofar as they refer to the nucleic acid sequences and the corresponding proteins depicted in SEQ ID Nos 1-4. The reasons are as follows:

Claims 1-12, 14-18,22-24:

On the basis of these claims a meaningful search cannot be carried out because the claimed subject-matter is defined merely by the arbitrary designation OK1. Such arbitrary designation render the scope of the claims unclear in the sense of Article 6 PCT. An examination on the basis of these claims is also not possible.

Claims 13,19,20 and 21: These claims relate to starches which are devoid of any suitable technical characterisation which would allow a search and examination i.e. a comparison with the prior art.

Re Item IV.

1. In principle the present application lacks unity because claims relating to SEQ ID Nos 1 and 2 are not connected by a common inventive concept with claims directed to SEQ ID Nos 3 and 4. In fact these sequences are 60% homology only. However, the applicant in the present phase will not be invited to pay additional fees and the search has been performed on both inventions. However, the applicant is made aware that a corresponding objection may be raised at a later stage of the procedure.

Re Item V.

- 1. Reference is made to the following document:
 - D1: KOETTING O ET AL: "Identification of a novel enzyme required for starch metabolism in Arabidopsis leaves. The phosphoglucan, water dikinase" PLANT PHYSIOLOGY, AMERICAN SOCIETY OF PLANT PHYSIOLOGISTS.

- ROCKVILLE, MD, US, vol. 137, no. 1, January 2005 (2005-01), pages 242-252, XP002339144 ISSN: 0032-0889
- D2: BAUNSGAARD L ET AL: "A novel isoform of glucan, water dikinase phosphorylates pre-phosphorylated alpha-glucans and is involved in starch degradation in Arabidopsis" PLANT JOURNAL, BLACKWELL SCIENCE, OXFORD, GB, vol. 41, no. 4, February 2005 (2005-02), pages 595-605, XP002339143 ISSN: 1365-313X
- D3: MIKKELSEN R ET AL: "Functional characterization of alpha-glucan, water dikinase, the starch phosphorylating enzyme" BIOCHEMICAL JOURNAL, THE BIOCHEMICAL SOCIETY, LONDON, GB, vol. 377, no. 2, 15 January 2004 (2004-01-15), pages 525-532, XP002339213 ISSN: 0264-6021
- D4: WO 02/10210 A (BAYER AKTIENGESELLSCHAFT; TIETJEN, KLAUS; WEIDLER, MARCUS) 7 February 2002 (2002-02-07)
- D5: WO 02/22675 A (SYNGENTA PARTICIPATIONS AG; UNIVERSITY OF NORTH CAROLINA AT CHAPEL HIL) 21 March 2002 (2002-03-21)
- D6: WO 02/34923 A (AVENTIS CROPSCIENCE GMBH; BAYER CROPSCIENCE GMBH) 2 May 2002 (2002-05-02)
- 1. Documents D1 and D2 are both intermediate documents which would destroy the novelty of the claims if the priority claim of the present application turns out to be invalid. However, since the priority document is not available, the present authority starts from the assumption that the priority claim is valid.
- 2. D3 discloses a functional characterisation of the protein encoded by the AtGWD3, which as shown in D2 is 99.8% identical to SEQ ID No. 2 of the present application. The functional analysis is performed by using the site directed metagenesis which require the sequence to be cloned in a suitable vector and transformed in host cells. In view of this disclosure claims insofar as they refer to SEQ ID Nos 1 and 2, i.e. claims 25-31 are not new. The same lack of novelty applies also for claims directed to the proteins i.e. claims 33 and 34 (Article 33(2) PCT).

The search regarding SEQ ID No. 3 and 4 revealed almost the same documents, however the sequence identity is only 60% to SEQ ID Nos 1 and 2. Therefore, the subject-matter

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relating to these SEQ ID Nos. are new in the sense of Article 33(2) PCT. However, the disclosure of D6, which concerns the R1 protein and modified plants is considered relevant, because R1 is a functional equivalent of the enzyme according to the present application. Thus in view of this document present claims 33 and 34 lack novelty and present claims 25-32 cannot be regarded to involve an inventive step (Article 33(3) PCT), because the provision of an equivalent is inventive only when it has unexpected properties. Such properties are not recognizable.

3. It should be noted that claims 33 and 34 are not admissible under Article 6 PCT because the definition used in this claims is devoid of any technical characterisation. Instead only definitions by the substrate processed are used to define the enzymes of the inventions. This leads to an unclear scope of protection.